UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA OAKLAND DIVISION

NORFEEN OF SOLES OF S

United States of America,) Case No.	CR 17-	ousi Js	T WEST OF
Plaintiff,	/	ATED ORDER NDER THE SP	EXCLUDING EEDY TRIAL A	CT CT
Clayton Quíz Smith, Defendant.) Based on the	00 500 ma	at out the	parties.
For the reason stated by the parties on the Trial Act from Aug. 17, 2017, to continuance outweigh the best interest of 3161(h)(7)(A). The Court makes this find	the public and the de	, 2017 , the (and finds that t efendant in a sp	Court excludes ti he ends of justice eedy trial. <i>See</i> 18	me under the Speedy e served by the B U.S.C. §
Failure to grant a continu See 18 U.S.C. § 3161(h)		y to result in a r	miscarriage of jus	stice.
The case is so unusual or defendants, the nature of or law, that it is unreason itself within the time lim	the prosecution, or hable to expect adeq	the existence of uate preparation	novel questions for pretrial proc	of fact eedings or the trial
Failure to grant a continutating into account the ex			A STOLEN THE PROPERTY FOR THE PROPERTY OF THE	
Failure to grant a continugiven counsel's other sch diligence. See 18 U.S.C.	eduled case commit	ments, taking ir		
Failure to grant a continunction necessary for effective properties and the second sec	reparation, taking in			
For the reasons stated on 3161(b) and waived with 5.1(c) and (d).				
For the reasons stated on 3161(h)(1)(E)(F) for delay				
DATED:		ONNA M. RY inited States Ma		
STIPULATED: Attorney for Defendant	A	ssistant United	States Attorney Me Q 1	